

2 editors running war correspondents in and out of conflict zones (Exhibit #16). She is a graduate of  
 3 Mount Holyoke College and attended the University of Colorado where she worked on her  
 4 Master's degree: she won many academic awards and scholarships and endeavored to have a  
 5 bright future ahead of her. Plaintiff ran the world's top photojournalists in and out of war zones  
 6 and covered top stories on all fronts for over the past decade. (Exhibit # 16 list of some of Price's  
 7 journalistic accomplishments.) She had achieved a high level of respect and admiration based on  
 8 trust and love and solid, steady, cool-headed work. Now her life is literally in tatters. Credibility is  
 9 key to the journalistic community and the pallor of criminality still follows her as a result of the  
 10 malicious arrests and prosecutions. The emotional pain and suffering from these events has  
 11 debilitating effects on Plaintiff who has literally lost everything she worked for: her personal  
 12 identity, her career, her familial and social support networks, her unborn child, her apartment, her  
 13 belongings, had her car repossessed, lost a pet because she did not have funds for vet bills, been  
 14 ostracized from every thing and everyone that meant anything to her. She was at one time trusted  
 15 and loved until her world fell apart because of these prosecutions by the people she turned to for  
 16 help at her darkest, most helpless hour. Plaintiff more than anything wants her name back and  
 17 wishes to continue to do the good work she was producing. She struggled to build a beautiful life  
 18 for herself. Now she is trying to put the pieces of her life together but her troubles seem to  
 19 compound as time slips by.

20 125. Plaintiff has been diagnosed with Complex Post-Traumatic-Stress-Disorder by Psychiatrists and  
 21 therapists at the St. Luke's Roosevelt Hospital's Crime Victims Center where she has been in intensive  
 22 Domestic Violence therapies and programs since 2011 and by the Psychiatric staff at Bellevue  
 23 Hospital's 9/11 Survivors' Health Care Program. She suffers severe depression, bouts of racing  
 24 thoughts, nausea, temperature swings, disassociation, mood-swings, sleeplessness, despair, weight  
 25 fluctuations, digestive disorders and headaches. She is currently in therapy at Sanctuary for Families,  
 26 New York for the same disorders.

27 126. DAMAGES DEMAND WHEREFORE, Plaintiff demands judgment against the Defendants as  
 28 follows:

29 a. For POLICY CHANGE for the way victims of trafficking and battery abused by Confidential

Informants and/or witnesses/complainants on major cases are handled by the Police and District Attorneys when they come forward for help and to report the abuse.

- b. For compensatory damages of not less than \$30 million;
- c. For punitive damages against the individual Defendants of \$10 million;
- d. For reasonable attorneys' fees, together with costs and disbursements,
- e. pursuant to 42 U.S.C. § 1988 and to the inherent powers of this Court;
- f. For pre-judgment interest as allowed by law; and For such other and further relief as this Court may deem just and proper.

127. The Manhattan District Attorney, Mr. Cyrus Vance, Jr., quoted *Berger v S*, 295 U.S. 78, 88 (1935) in his Recommendation for Dismissal of charges against DSK: "Along with the substantial power conferred upon prosecutors come unique responsibilities. Rather than serving only as a zealous advocate on behalf of a client, prosecutors have a broader set of obligations to the community, the victim, and the defendant:

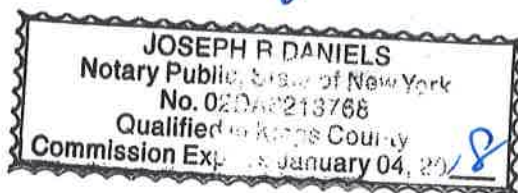
- a. "The [prosecutor] is the representative not of an ordinary party to a controversy, but of a sovereignty whose obligation to govern impartially is a complaint as its obligation to govern at all; and whose interest, therefore, in a criminal prosecution is not that it shall win a case, but that justice shall be done. As such, he is in a peculiar and very definite sense the servant of the law, the twofold aim of which is that guilt shall not escape or innocence suffer."

128. How much longer must Ms. Price suffer?

Kelly Price

Sworn to me 13<sup>th</sup> day of August, 2015

August 13, 2015

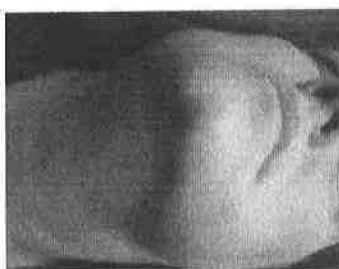
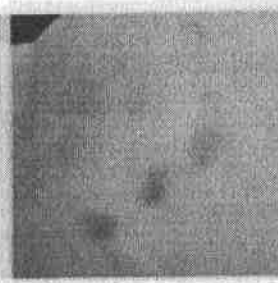




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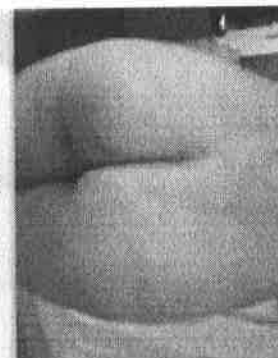
-3.jpg



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-4.jpg



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-5.jpg



IMC\_1830.jpg



-7.jpg



#1

# Exhibit 2 pgs 5

Fri, 22 Apr 11 1450

Chart Review Print

Metropolitan Hospital Center

Location	CIS-Hd6
Patient Name	Price, Cathleen
Patient Number	1674607
Visit Number	1674607-4
Age	40Y
Sex	F

Attending Physician  
Meletiche, Carlos M, MD

ED Chest Pat:  
Diagnosis :

Resulted by  
Ordering MD : McCoy, Nakita, RN (ESOF)  
: (ESOF)

in 10 days. She was advised to return to ER sooner  
advised to see surg or return to ER for suture removal  
prophylaxis, and a general surg consult. She was  
given T#3 for pain, Keflex for wound infection  
sutures. No neurovascular compromise. Patient was  
lacerations to the right hip which necessitated  
left buttock and 3 1.5cm deeper, irregular edged  
voice, there is a 5 cm superficial laceration to the  
wheezing noted, no drooling, no muffled or change in  
some erythema laterally on both left and right, no  
bruising, no boney tenderness, cont, her throat has  
end of exam. She has a left infraorbital abrasion and  
patient is crying at first but is comfortable by the  
breathing or swallowing, no drooling. VS are WNL,  
complaints. No sob, no chest pain, no difficulty  
complaints of laceration to her buttocks. No other  
her apartment where she was held down and choked. She  
she states she was thrown through a large fish tank in  
39 yo with no PMHx presents after being assaulted.  
10 days for suture removal  
Surgery - 780  
Assault by other specified means  
Language  
Direct Communication in Patients's Primary Requested  
treated & released  
Albert David Della Fava, MD  
Carlos M Meletiche, MD

Final Primary Dx  
Clinic Referral  
Return to Clinic  
Note

97.8 F (36.6 C)  
76 bpm  
127/77  
17  
4

MDISPNOTE DellaFava  
vent Time: Thu, 11 Nov 10 0652  
Status: complete  
Documented by Albert David Della Fava, MD  
Thu, 11 Nov 10 0700

Location  
Patient Name  
Price, Cathleen  
Patient Number  
1674607  
Visit Number  
1674607-4  
Age  
40Y  
Sex  
F  
Attending Physician  
Meletiche, Carlos M, MD

Metropolitan Hospital Center

Chart Review Print

Exhibit 2 page 6



I think I  
love you

74776827

10/08/2013

Adam Gargani

To Whom It May Concern:

This reviews a phone conversation I had with the New York City's District Attorney's Office.

On February 2 of 2011 I received a voicemail message from Maria Strohben stating she was from the District Attorney's Office and was calling as part of a matter she was handling with one of my tenants, and requested a return call, which I did.

The matter involved Kelly Price who was my tenant at that time at 237 West 120<sup>th</sup> Street, #1 New York, NY 10027 from July of 2007 to August of 2013.

Miss Strohben had several questions to ask me concerning events that had taken place at the building. Specifically these involved incidents where the police had been called and other events that involved altercations between Ms. Price and a man.

Miss Strohben asked me about my knowledge of these events. In both the structure of the questions and the inflection with which these were asked, it was apparent that the purpose was to question whether these events happened, and as it was directly communicated, to question whether Ms. Price had been telling the truth, which she posed was not the case.

I informed Miss Strohben that I was aware of issues taking place by reports from my other tenants as well as conversations with Ms. Price. I told Miss Strohben that although I did not have any direct knowledge of what took place since I did not live at the building, and was not present when they occurred, I also had no reason to question the veracity of either the reports from my other tenants or Ms. Price.

I would characterize the reaction of Miss Strohben to my responses as frustrated or annoyed.

She indicated that she was dealing with Ms. Price and was looking to assemble information that refuted claims that Ms. Price had made. She suggested that Ms. Price had been making false statements. I told Miss Strohben that I although I

#3 p1

8 October 2013

Evergreen 9- Corporation  
267 Carleton Avenue  
Suite 202  
Central Islip, NY 11722  
347 237 0100

Adam Gargani  
Landlord and Owner of 237 West 120<sup>th</sup> Street, NY NY 10027

Sincerely,

could not comment on any specific event on the basis of other than what I had been told, that in my dealings with Ms. Price as a tenant in general I had no reason to presume that her claims, or the reports of my other tenants, were less than the truth.  
The names of other tenants or neighbors were not requested.  
Miss Strohben gave me the impression she was less than satisfied with the outcome of her call and ended it abruptly.

#302



CRIMINAL COURT OF THE CITY OF NEW YORK  
COUNTY OF NEW YORK  
Exhibit 4 Page 1

Page 1 of 4

THE PEOPLE OF THE STATE OF NEW YORK	
-against-	
ECAB #	1208401
I. Kelly Price (F 40)	
Defendant	
MISDEMEANOR	ADA WELLS
212-335-4032	
FAMILY OFFENSE	DEFENDANT/VICTIM
RELATIONSHIP:	INTIMATE/ACCESS

Rahceem Powell, of an address known to the District Attorney's Office, states as follows:

At the times and places described below in the County and State of New York, the defendant committed the offenses of:

1. PL240.30(2) Aggravated Harassment in the Second Degree (109 counts)
2. PL240.30(1)(a) Aggravated Harassment in the Second Degree (109 counts)
3. PL240.30(1)(b) Aggravated Harassment in the Second Degree (109 counts)
4. PL240.26(3) Harassment in the Second Degree (1 count)

the defendant, with intent to harass, annoy, threaten and alarm another person, made a telephone call with no purpose of legitimate communication; the defendant, with intent to harass, annoy, threaten and alarm another person, communicated with a person, anonymously and otherwise, by telephone, and by mail, and by transmitting and delivering any other form of written communication, in a manner likely to cause annoyance and alarm; the defendant, with intent to harass, annoy, threaten and alarm another person, caused a communication to be initiated by mechanical and electronic means and otherwise with a person, anonymously and otherwise, by telephone, by telegram, and by mail, and by transmitting and delivering any other form of written communication, in a manner likely to cause annoyance and alarm; and the defendant, with intent to harass, annoy and alarm another person, engaged in a course of conduct which alarmed and seriously annoyed another person and which served no legitimate purpose.

The offenses were committed under the following circumstances:

CRIMINAL COURT OF THE CITY OF NEW YORK  
 COUNTY OF NEW YORK  
 Exhibit 4 page 2

Page 2 of 4

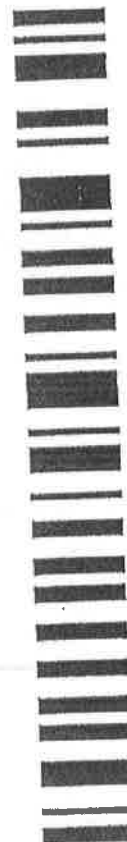
THE PEOPLE OF THE STATE OF NEW YORK	
-against-	
ECAB #	1208401
Defendant	
MISDEMEANOR	ADA WELLS
212-335-4032	
FAMILY OFFENSE	
DEFENDANT/VICTIM	
RELATIONSHIP:	
INTIMATE/ACCESS	

Deponent states that on January 27, 2011, from about 23:36 hours until about 23:54 hours, at 315 West 116 Street, deponent received three (3) text messages from defendant, and deponent recognized the phone number of said text messages to be the defendant's phone number.

Deponent further states that on January 28, 2011, at about 00:49 hours, at 315 West 116 Street, deponent received a text message from defendant which stated in substance: I JUST TOOK ALL THE VICADIN AND IBUPROFEN PILLS WANDA GAVE ME AT ONCE. I HOPE I NEVER WAKE UP FROM THIS NIGHTMARE, and deponent recognized the phone number which the text message came from to be the defendant's phone number.

Deponent further states that on January 28, 2011, at about 2:39 hours, at 315 West 116 Street, deponent received a text message from defendant which stated in substance: I AM GOING TO ENACT A REVENGE ON YOU LIKE HELL HAS YET TO EVER SEE. YOU WILL TREMBLE AT MY FURY YOU WORTHLESS MAN-CUNT, and deponent recognized the phone number which the text message came from to be the defendant's phone number.

Deponent further states that on January 28, 2011 at about 10:44, at 315 West 116 Street, deponent received a text message from defendant which stated in substance: SADIE JUST SEALED YOUR FATE. WHAT YOU DONT KNOW IS MY NEW MAN IS VERY POWERFUL RAHEEM. GOT COPS ON A STRING. YOU WILL BE VERY SORRY FOR THIS, and deponent recognized the phone number which the text message came from to be the defendant's phone number.



ACT 5 Version 4.3.5 Created on 03/25/11 5:18 PM

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the penal law.

*[Signature]*  
Deponent

Date and Time  
3/25/11 5:21 PM

Deponent is further states that defendant's above-described actions caused informant to become alarmed and annoyed and feel harassed and afraid for deponent's well-being.

Deponent further states that on from about 8:32 hours until about 15:02 hours on February 22, 2011, at 315 West 116 Street, deponent received twenty-one (21) phone calls from the defendant, and some of said calls were within one minute apart from one another, and deponent answered some of said phone calls and deponent heard and recognized defendant's voice when deponent answered said phone calls, and when deponent answered said phone calls deponent stated in substance to defendant, STOP CALLING MY PHONE.

Deponent further states that on from about 7:30 hours until about 21:30 hours on February 21, 2011, at 315 West 116 Street, deponent received forty-one (41) phone calls from the defendant, and some of said calls were within one minute apart from one another, and deponent answered some of said phone calls and deponent heard and recognized defendant's voice when deponent answered said phone calls, and when deponent answered said phone calls deponent stated in substance to defendant, STOP CALLING MY PHONE.

THE PEOPLE OF THE STATE OF NEW YORK	
-against-	
I. Kelly Price (F 40)	
ECAB #	1208401
Defendant,	
MISDEMEANOR	
ADA WELLS	
212-335-4032	
FAMILY OFFENSE	DEFENDANT/VICTIM
RELATIONSHIP:	INTIMATE/ACCESS

Page 4 of 4

CRIMINAL COURT OF THE CITY OF NEW YORK  
COUNTY OF NEW YORK

Exhibit 4 Page 4



CRIMINAL COURT OF THE CITY OF NEW YORK  
 COUNTY OF NEW YORK  
 Exhibits pg 3

Page 3 of 4

THE PEOPLE OF THE STATE OF NEW YORK	
-against-	
I. Kelly Price (P 40)	ECAB # 1208401
Defendant.	
MISDEMEANOR	ADA WELLS
212-335-4032	
FAMILY OFFENSE	
DEFENDANT/VICTIM	
RELATIONSHIP:	
INTIMATE/ACCESS	

Deponent further states that on January 28, 2011, from about 00:14 hours until about 11:55 hours, at 315 West 116 Street, deponent received five (5) additional text messages from defendant, and deponent recognized the phone number of said text messages to be the defendant's phone number.

Deponent states that on February 20, 2011, from about 8:57 hours until about 16:05 hours, at 315 West 116 Street, deponent received twenty-two (22) phone calls from the defendant, and some of said calls were within one minute apart from one another, and deponent answered some of said phone calls and deponent heard and recognized defendant's voice, and when deponent answered said phone calls deponent stated in substance to defendant, STOP CALLING MY PHONE and one of the times when deponent answered the phone deponent heard defendant state in substance: I HAVE YOUR LIFE IN MY HANDS AND I WILL GET YOU ARRESTED.

Deponent further states that on February 20, 2011, from about 17:22 hours until about 17:44 hours, at 2271 Frederick Douglass Boulevard, deponent received seven (7) phone calls from the defendant, and all of said phone calls were made within the time span of twenty-two (22) minutes.

Deponent further states that on February 20, 2011, from about 19:10 hours until about 21:56 hours, at 315 West 116 Street, deponent received seven (7) phone calls from the defendant, and some of said calls were within one minute apart from one another, and deponent answered some of said phone calls and deponent heard and recognized defendant's voice when deponent answered said phone calls, and when deponent answered said phone calls deponent stated in substance to defendant, STOP CALLING MY PHONE.



ACT 5 Version 4.3.5 Created on 05/06/11 5:10 PM

Date and Time

Deponent

Def #311

5/6/11

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the penal law.

Deponent states (i) that the above actions by defendant are in violation of an order of protection issued on March 24, 2011 by Judge Amaker, docket number 2011NY021627, and which remains in effect until May 10, 2011, (ii) that the order of protection directs the defendant to refrain from communication or any other contact by mail, telephone, e-mail, voicemail or other electronic means with Rahcem Powell, and (iii) that defendant is aware of the order of protection in that defendant was present in court when the court order was issued and the order of protection is signed by the defendant.

Deponent states that deponent is informed by Rahcem Powell, of an address known to the District Attorney's Office, that defendant called informant on the telephone and stated in substance: ARE YOU RECORDING ME? I WANT TO TALK TO YOU SO WE CAN WORK THINGS OUT. Deponent is further informed that informant has known defendant for more than two years and informant recognized defendant's voice.

The offenses were committed under the following circumstances:

the defendant engaged in intentional disobedience to the lawful mandate of a court in other than a labor dispute.

I. PL215.50(3) Criminal Contempt in the Second Degree (1 count)

On April 30, 2011, at about 00:01 hours inside of 315 West 116th Street in the County and State of New York, the Defendant committed the offenses of:

Detective Samuel Pontanez, shield 00311 of the 028 Detective Squad, states as follows:

THE PEOPLE OF THE STATE OF NEW YORK	
-against-	
1. Kelly Price (F 40)	ECAB # 1222673
FAMILY OFFENSE	
DEFENDANT/VICTIM	
RELATIONSHIP:	
INTIMATE/ACCESS	
MISDEMEANOR	ADAMARQUEZ
212-335-9522	

Exhibit 5 page 1



CRIMINAL COURT OF THE CITY OF NEW YORK  
COUNTY OF NEW YORK: PART D


Exhibit 5 pg 2

THE PEOPLE OF THE STATE OF NEW YORK  
-against-  
KELLY PRICE,  
Defendant.

I, Raheem Powell, of an address known to the District Attorney's Office, County of New York County, State of New York, being duly sworn, depose and say:

that I have read the Accusatory Instrument filed in the above-captioned action and attached hereto and that the facts therein stated to be on information furnished by me are true upon my personal knowledge.

*False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the penal law.*

  
\_\_\_\_\_  
Signature (Deponent)

\_\_\_\_\_  
Date

She called me around 11:45 pm  
and she said let's meet up

EXHIBIT 7 PAGE 1  
SUPREME COURT OF THE STATE OF NEW YORK  
NEW YORK COUNTY  
100 CENTRE STREET  
NEW YORK, NY 10013

CERTIFICATE OF DISPOSITION DISMISSAL

CERTIFICATE OF DISPOSITION NUMBER: 29363

DATE: 08/08/2012

PEOPLE OF THE STATE OF NEW YORK

VS.

CASE NUMBER: 20075-2011  
LOWER COURT NUMBER(S): 2011NY021627  
DATE OF ARREST: 03/24/2011  
ARREST #: M11625738  
DATE OF BIRTH: 11/27/1970

PRICE, KELLY

DEFENDANT

I HEREBY CERTIFY THAT IT APPEARS FROM AN EXAMINATION OF THE RECORDS ON FILE IN THIS OFFICE THAT ON 07/24/2012 THE ABOVE ACTION WAS DISMISSED AND ALL PENDING CRIMINAL CHARGES RELATED TO THIS ACTION WERE ALSO DISMISSED BY THE HONORABLE DAWSON, J. THEN A JUDGE OF THIS COURT.

THE DEFENDANT WAS DISCHARGED FROM THE JURISDICTION OF THE COURT.

THE ABOVE MENTIONED DISMISSAL IS A TERMINATION OF THE CRIMINAL ACTION IN FAVOR OF THE ACCUSED AND PURSUANT TO SECTION 160.60 OF THE CRIMINAL PROCEDURE LAW "THE ARREST AND PROSECUTION SHALL BE DEEMED A NULLITY AND THE ACCUSED SHALL BE RESTORED, IN CONTEMPT OF LAW, TO THE STATUS OCCUPIED BEFORE THE ARREST AND PROSECUTION".

PURSUANT TO SECTION 160.50(1C) OF THE CRIMINAL PROCEDURE LAW, ALL OFFICIAL RECORDS AND PAPERS RELATING TO THIS CASE ARE SEALED.

IN WITNESS WHEREOF, I HAVE HERETO SET MY HAND AND AFFIXED MY OFFICIAL SEAL ON THIS DATE 08/08/2012.

*Thomas J. Dawson*  
COURT CLERK

Supreme Court of the State of New York  
New York County  
100 Centre Street  
New York, NY 10013

CERTIFICATE OF DISPOSITION DISMISSAL

CERTIFICATE OF DISPOSITION NUMBER: 29364

DATE: 08/08/2012

PEOPLE OF THE STATE OF NEW YORK

VS.

CASE NUMBER: 2011-2011  
LOWER COURT NUMBER(S): 2011NY032918  
DATE OF ARREST: 05/06/2011  
ARREST #: M11639652  
DATE OF BIRTH: 11/27/1970

PRICE, KELLY C

DEFENDANT

I HEREBY CERTIFY THAT IT APPEARS FROM AN EXAMINATION OF THE RECORDS ON FILE IN THIS OFFICE THAT ON 07/24/2012 THE ABOVE ACTION WAS DISMISSED AND ALL PENDING CRIMINAL CHARGES RELATED TO THIS ACTION WERE ALSO DISMISSED BY THE HONORABLE JUDGE OF THIS COURT.

THE DEFENDANT WAS DISCHARGED FROM THE JURISDICTION OF THE COURT.

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PURSUANT TO SECTION 160.50(1C) OF THE CRIMINAL PROCEDURE LAW, ALL OFFICIAL RECORDS AND PAPERS RELATING TO THIS CASE ARE SEALED.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY OFFICIAL SEAL ON THIS DATE 08/08/2012.

*William J. Sullivan*  
COURT CLERK